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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/772,951	01/31/2001	Shvat Shaked	P-2977-US	1478
6980 TROUTMAN	7590 08/23/2007 SANDERS LLP	i i	EXAMINER	
600 PEACHTREE STREET, NE			HAVAN, THU THAO	
ATLANTA, G	A 30308		ART UNIT PA	
			3691	
			-	
			MAIL DATE	DELIVERY MODE
			08/23/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

-	Application No.	Applicant(s)		
	09/772,951	SHAKED ET AL.		
Office Action Summary	Examiner	Art Unit		
	Thu Thao Havan	3691		
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the c	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailir earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status				
1) ☑ Responsive to communication(s) filed on 31 J 2a) ☐ This action is FINAL . 2b) ☑ This 3) ☐ Since this application is in condition for allower closed in accordance with the practice under the second s	s action is non-final. ance except for formal matters, pro			
Disposition of Claims				
4) Claim(s) 21-34 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 21-34 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or are subjected to by the Examine 10) The drawing(s) filed on 31 January 2001 is/are	or election requirement.	to by the Examiner.		
Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	ction is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa	te		

Art Unit: 3691

Detailed Action

Drawings

The Examiner accepts the drawings filed on January 31, 2001.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims **21-34** rejected under 35 U.S.C. 102(e) as being anticipated by Eastep (US 6,731,625).

Re claims **21**, **25**, **26**, **29**, and **32**, Anderson teaches a method of controlling access of a user to a service (abstract), the method comprising:

obtaining a first, transient identifier associated with a communication session of said user over an anonymous network (fig. 3);

obtaining a second identifier associated with persistent real-world information of said user from a network access provider (NAP) through which said user is connected

Art Unit: 3691

to said service, said second identifier associated with said first identifier at said NAP (col. 22, lines 45-68); and

controlling access based on said second identifier (col. 2, lines. 1-38).

Re claim **22**, Eastep teaches service is selected from the group consisting of email service, electronic banking, financial service, and firewall (col. 72, lines 1-25).

Re claim **23**, Eastep teaches network is selected from the group consisting of an Internet network, a wireless data network, a cellular data network, and a CATV-based data network (col. 60, lines 1-60).

Re claim **24**, Eastep teaches evaluating the reliability of said second identifier based on predetermined criteria; and determining the level of access to provide to said user based on said reliability (col. 83-84).

Re claim **27**, Eastep teaches obtaining comprises receiving said account details from a network access provider servicing said user (figs. 19-21).

Re claims 28 and 33-34, Eastep teaches account details pertain to at least one user below said predetermined age and further comprising: obtaining information associated with said account generally known only to adult users of said account; requesting said user to enter an at least generally significant part of said information; and reporting said user as an adult if said at least generally significant part matches the corresponding part of said information. 29. (previously presented): A method for handling telephone calls during a dial-up Internet connection, the method comprising: obtaining an identifier of a telephone line connecting a user to a data network from a network side of a connection between said user and said data network; associating said

Art Unit: 3691

identifier with information for contacting said user over said network; and configuring incoming telephone calls to said user according to said information (col. 101, lines 1-38).

Re claim **30**, Eastep teaches upon receiving said incoming call, sending notification of said incoming call to said user (figs. 12-15).

Re claim **31**, Eastep teaches forwarding said incoming call to said user over said network; forwarding said incoming call to said user over a telephone network; sending to said user information about the origin of said incoming call; and receiving from said user at least one order about how to handle said incoming call (figs.23-24.)

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thu Thao Havan whose telephone number is (571) 272-8111. The examiner can normally be reached during her flextime schedule.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Alexander Kalinowski can be reached on (571) 272-6771. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent
Application Information Retrieval (PAIR) system. Status information for unpublished
applications is available through Private PAIR only. For more information about the PAIR

Art Unit: 3691

system, see http://pair-direct-uspto.gov/. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at (866) 217-9197 (toll-free).

Page 5

Thu Thao Havan Art Unit: 3691 8/20/2007